ADDENDUM TO TRUST AGREEMENT

This agreement is as an addendum to the Trust Management Agreement uniquestims by P.K. Trust & Holdings, as Granton/Beneficiary and UTA BVI, LTD as Trustoe, dated August 29,1999. This addendum to that Agreement supercedes any and all prior Agreements or Memorandoms of Understanding in any areas where it is inconsistent with the terms of those prior arrangements.

WHERIAS, the history of the finds as deposited into the Trust Estate has not proven to be as initially presented, by no finit of any parties to the Trust Agreement and

WIEREAS, because of this set of circumstances. Trustee has been unable to perform the type of investments initially anticipated;

NOW THEREFORE, the parties acknowledge the adequacy of the mutual consideration and agree to the following terms and conditions:

- 1. All principal deposited into the Trust Estate will be returned by Trustoe as instructed by the Generor/Beneficiary unless notification is received by Trustoe that any third party has a claim of ownership of funds which is inconsistent with the representations made by Grantor/Beneficiary or any party having transferred funds directly into the Trust Estate. The funds in question will be held by Trustoe until such time as the valid ownership of the funds is established to the satisfaction of Trustoe or agreed upon by all involved parties. Trustoe requires that all funds be fully documented under penalty of perjuty as to their true origin prior to any distribution. Punds will be dishursed to the true owners per such documentation.
- 2. All costs from prematurely caching treasury instruments and any other expenses incurred will be absurbed by Trustee and officet against any sensings. Any carnings from principal remaining after expenses and costs are paid will be retained by Trustee as Trustee fees. Bessum no carnings will be distributed to the Trust, there will be no toxable income to be reported or passed through from the granter trust to the Grantor/Beneficiary.

ed by the undecrigned, effective if signed in counterpart, as of this ${\underline{\mathscr{A}}}/{\underline{\hspace{0.05cm}}}$ ${\underline{\hspace{0.05cm}}}$ day This is agreed of June, 2000.

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Crantor/Beneficiary
P.E. Triby and Holdings, Ira.

Shared E. Arright

Truste≠ UTA BVI, £TD

By: Gall Eldridge, Director

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Confidential Treatment Requested By Kirkperrick & Lockhan LLP

TRUST MANAGEMENT AGREEMENT

THIS TRUST MANAGEMENT AGREEMENT is made this 29th day of August, 1999, by and between FIRST NATIONAL EQUITY, LL.C., (hereinafter referred to as the "Grantors"), and UTA 8VI, LTD (BTO), as Trustee, (hereinafter collectively referred to as the "Trustee").

WHEREAS' the Grantor being resident and domicfied in the country stated as United States of America hereto wishes to establish Trust(s) in accordance with the provisions hereinafter contained and for that purpose has transferred or derivered to the Trustee or otherwise placed under its control the property referred to as "Trust Property" below

NOW THIS DEED WITNESSETH as follows:

ARTICLE I TRUST PROPERTY

The Grantors hereby transfers and delivers to the Trustee property and essets fisted in Schedule
"A" attached hereby, to have and to hold the same and any cash, securities, or other real and personal
property which the Trustee may pursuant to any of the provisions hereoff at any time hereafter, hold or
exquire, all of such property being hereinafter referred to as the Trust Estate, for the uses and purposes and
upon the terms and conditions herein set forth.

ARTICLE II ADDITIONAL PROPERTY

The Grantors, or any other person, with the consent of the Trustee, may add other property to any Trust hereby created, by transferring such property to the Trustee hereunder by deed, assignment or other instruments of transfer or bequest or devise, and if so added, such property shall be covered by the rovisions hereof, the same as if originally included hereunds

ARTICLE III RREVOCABILITY

Any Trust hereby created shall be interocable, and the Granics soprassly waives all rights and powers whether alone or in conjunction with others, and regardless of when or from what source he may heretofore or hereafter have acquired such rights or powers, to after, amend, anothe or terminate the Trust or any of the terms of this Trust Agreement in whole or in part. By the instrument, the Granicis restricted absolutely all their possession or enjoyment of or right to the principal and income from the Trust. Estate, except as otherwise specified in this Trust, and all their right and powers, whether some or in conjunction with others, to designate the persons who shall possess or enjoy the Trust Estate or the income

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ARTICLE IV INCOME AND PRINCIPAL DISPOSITION

All of the Trust Estate shall be held and administered by the Trustee in accordance with the wing terms and conditions:

- A. <u>Accumulation of income</u>. The Trustee shall accumulate all of the net income of this Trust to be held and distributed as hereinafter provided
- B. <u>Distribution of Income and Principal Beneficiary.</u> The Trustee may distribute to or for the benefit of Beneficiaries, FRST NATIONAL EQUITY, L.L.C., so much of the principal or income as the Beneficiaries instruct in writing and deliver to Trustee either original writing or via facetimile transmission, even to the point of exhausting same. Distributions shall first be of income and then principal. Income not expended at the end of a Calendar year will become principal. For tax purposes, the Trust will be on a Calendar year will be on a
- C <u>Distribution Upon Death of Beneficiariss</u>. Upon the death of a Beneficiary before this Trust has been distributed shadulely to all the beneficiaries, the then remaining principal and any accumulated income of such Trust shall be distributed absolutely to their then living issue in equal shares, per shippes or in accordance with Principals B. In the event there are no such issue then living, the tren remaining principal and accumulated income shall remain in the Trust and divided equally among FIRST NATIONAL EQUITY, LLC. and Assigns Rhe Grantor's remaining fiving issue, per stripes. In the event all the Grantor's issue had divide divided without issue, then the principal and any accumulated income shall be distributed to the Grantor's her-al-law according to the intestacy text of the United States of America, New York, New York,

GENERAL PROVISIONS

The provisions of this Article shall apply to any and all Trustee established hereunder, unless herein provided otherwise

- A <u>Perment to or for incompetents or Minors</u>. The Trustee may make distributions for the benefit of any adult beneficiary hereunder directly to that beneficiary or to his or her legal guardian if he or she should be incompetent, or in direct payment of his or her expenses of the types that the Trustee is authorized hereby to meet. The Trustee may make payments for the benefit of any minor beneficiary to his or her natural quardian or to any other person having care or custody of such minor or indirect payment of his or her expenses of the types the Trustee is authorized to meet. The Trustee shall not be obligated to see to the application of funds so disbursed, and the receipt of the payes shall fully protect the Trustee if the Trustee some care in selection the nervon nati the Trustee exercises due care in selecting the person paid.
- B. <u>Notice of Trustee of Status of Beneficiaries</u>. Until the Trustee shell receive written notice of eny birth, mentage, death or other event upon which the right to distribution of the income or principal of any Trust may depend, the Trustee shall incur no liability for distributions made in good faith to persons whose interests may have been affected by that event.

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- C. Restraint on Alemation. No income or principal payable to or held for any beneficiary shall, while in the possession of the Trustee, be allemated, disposed of, or encumbered in any manner other than by Trustee action surborated hereby. Throughout the duration of each trust, no beneficiary thereof shall have the powers voluntarity to sell, elemate, concern there of or any intensal whatsoever therein until physical distribution or payment is made to him or her, and no intensal of any beneficiary in or claim to any Trust assets of benefits shall be subject to the claims of any of his or her or Gramfor's creations or to judgment, larry, executions, sequestration, garristment, statchment, benkruptcy or other irractivency proceeding, or any other legal or equivable process. Nothing in this paragraph shall interfere with the basicise of any right or power reserved to the Grantors or expressity given herein to the Trustee or any baneficiary.
- O. <u>Retained by Third Parties</u>. No grantee, purchaser, or other person dealing with the Trustee white the Trustee is purporting to act in such capacity under any power or authority granted the Trustee herein need inquire into the initial existence of fects upon which the purported power or authority depends or into the continued existence of the power, the expediency of the transaction, or the proper application of the proper application application of the proper application application application application of the proper application applica the proceeds or other consideration.
- E. Rule Against Perceptitites. Each Trust created hereunder shall in any event seminate hearty-one (21) years after the death of the last survivor of such of the beneficiaries of such Trust as were firing upon the date of the creation of that Trust and thereupon the properly held in that Trust shall be distributed, discharged of Trust, to the beneficiary or beneficiaries thereof.
- F. Situs of Trust. This Trust Agreement has been accepted by the Trustee in the United States of America, New York, New York, and it shall be construed and regulated and all rights under it shall be governed by the laws of the State of New York.
- G. <u>Frequency of Distribution of Income</u>. Unless otherwise specifically indicated under the terms of this Trust, any distribution of income required to be made under any Trust created herein shall be made at times food by the Trustee, or as directed by FIRST NATIONAL EQUITY, LLC.

ARTICLEVI POWERS OF TRUSTEE

In administering all Trusts established hereunder, the Trustoe shall have the express powers enumerated herein, together with all other powers conferred by law upon Trustees generally, and may exactibe that all any time and from time to time in any valid manner with or without Court Order, limited as follows: Any action by the Trustee shall require unanimous affirmative vote of all co-trustees to be binding and effective. Other powers of the Trustees include:

A. <u>Ratial Trust Estate</u>. To retain, without sublify for loss or depreciation resulting from such retention, the original assets and all other properly hereafter transferred, devised or bequeethed to the Trustee, for such time as the Trustee shall deem and/sable such properly may not be of the cheroclar prescribed by law or by the herms of this instrument for the investment of Trust assets although it represents a large percentage of all of the Trust Estate; said original property may accordingly be held as a

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- B. Hold Unimested Cash and Unproductive Procesty. For any periods deemed advisable, to hold cash, unimested, even though the total amount to held is disproportionate under inust investment law or would not be permitted without this provision, and to retain or acquire and hold unproductive reality or expense increase.
- C. Invest and Acquire. To invest and reinvest Trust assets in any type of property or security without regard to the proportion that investments of the type may ear to the entire Trust Estate, without initiation to the classes of trust investments authorized by law, and without regard to the possibility that the investments may be in new issues or in new or foreign enterprises. The property acquired may be realty or personal property and may include vehicles, boats, if in investment busts, common trust funds, voting trust essements, mortigeges, notes, minust funds, investment busts, common trust funds, voting trust certificates, and any class of stock in rights to subscribe for stock, regardless of whether the yield rate is high or low or whether on the new sease produces any income at all. It is intended that the Trustee shall have the authority to act in any manner deemed in the best interest of the Trust involved, regarding it as a whole, even though certain investments considered atone might not otherwise be proper.
- D. Exercise Options and Conversion Privileges. To exercise any options, rights, and conversion privileges pertaining to any securities held by the Trustee as Trust assets.
- E. Roceive Additional Property. To receive additional property from any source, including the Executors of Crentor's entate and the Trustee or beneficiary of any other Trust, by whomsoever created, and to hold and administer this property as part of the Trust Estate.
- F. Sell and Lease. To sell, convey, grant options to purchase, lease, assign, transfer, exchange, or otherwise dispose of any Trust asset on any terms deemed advisable, to execute and deliver deeds, titles to vehicles or boats, leases, bills of sale, assignments, open bank accounts, and other instruments of whatever character, and to take or cause to be taken all action deemed necessary or proper in connection.
- G. Integra. To carry any insurance deemed advisable with any insurer against any hazards, including public liability, and to use insurance proceeds to repair or replace the asset Insured.
- H. <u>Land</u>. On any terms deemed advisable, to lend Trust funds to any borrower, including the Executors of Grantion's estale and the Trustee or beneficiary of any Trust, by whosoever created, and to change the terms of these loans. This authorization includes the power to extend them beyond maturity with or without regard to the existence or value of any security therefore, to facilitate payment thereof, to change the interest rate thereof, and to consent to the modification of any guarantee relating thereto.
- Borrow. To borrow whatever money the Trustee deems desirable for any Trust on any terms
 from any lender, including the Trustee and the Executors of Grantor's estate, and the Trustee or beneficiary
 of any other Trust, by whomsoever created, and to mortgage, pledge or otherwise encumber as security
 any assets of the borrowing Trust.
 - Term of <u>Dyradion of Obligation</u>. Incident to exercise of any power, to initiate or change the terms

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of collection or of payment of any debt, security, or other obligation of or due to the Trust Estate, upon any terms and for any period, including a period beyond the duration or the termination of any or all Trusts.

- K. <u>Compromise or Abandoument of Claims</u>. Upon whatever lerms the Trustee deems advisable, to compromise, adjust, arbitrate, sue on, defend or otherwise deal with any claims, including tax claims, against or in favor of any Trust; abandon any asset the Trustee deems of no value to warrant keeping or protecting; to refrain from paying taxes, assessments, or rents, and from repetiting or maintaining any asset; and to permit any asset to be lost by tax sale or other proceeding.
- Distribution in Cash or in Kind. To distribute any shares in cash or in kind, or partly in each, and the Trustae's valuations of assets upon making distribution shall, if made in good fath, be final and binding on all beneficiaries.
- M. <u>Use of Nominee</u>. To hold any or at of the Trust assets, real or personal, in the Trustee's; own name, or in the name of any corporation, partnership, or other person as the Trustee's; nominee for holding the assets, with or without disclosing the fiduciary relationship.
- N. Bid In or Take Over Wilbout Fereclosure. To foreclose any mortgage, to bid in the mortgaged property at the foreclosure sale or acquire it from the mortgagor without foreclosure, and to retain it or dispose of it upon any terms deemed advisable.
- O. Pay Off Encumbrances. To pay off any encumbrances on any Trust asset and to invest additional amounts to preserve it or to increase its productivity.
- P. <u>Vote Slock</u>. To vote stock for any purpose in person or by proxy, to enter into a voting trust, and to participate in corporate activities related to any Trust hereunder in any capacity permitted by faw, including service as officer or director.
- Q. Participate in Regranization. To unite with other owners of property similar to any held in Trust in carrying out any plan for the consolidation, merger, dissolution, liquidation, brackosure, lease, sale, incorporation, ne-incorporation, reorganization or neadjustment of the capital or financial structure of any association or corporation in which any Trust has a financial interest, to serve as a member of any protective committee; to deposit trust securities in accordance with any plan agreed upon; to pay any assessments, expenses, or other sums deemed expedient for the protection of furtherance of the interests of the beneficiaries hereungler, and to receive and retain as Trust Investments any new securities issued pursuant to the plan, even though these securities would not constitute authorized Trust investments without this provision.
- R. <u>Purchase Property From Estate</u>. To purchase property, real or personal, from the Grantor's or a beneficiary's extate upon such lerms and condition as to price and terms of payment as the Trustee and the respective executors shall agree upon, to hold the property so purchased in Trust atthough it may not qualify as an authorized trust investment except for this provision, and to dispose of such property as and when the Trustee shall degan advisable.

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- S. <u>Emptorment of Assistants and Agents</u>. To any extent reasonably necessary, to employ attorneys at-law, accountants, tax specialists, brokers, investment counselors, reathors, managers for business, farmer, ranches; groves and lorests, technical consultants, attorney-in-fact, agents, and any other proper administration of the Trust Estate.
- T. Establishment and Maniferbance of Reserves. Out of the rents, profits, or other gross income received, to sed asitie and maintain reserves to the extent deemed advisable to meet present or future expenses, including laxes, assessments, insurance premiums, debt, amortization, repairs, improvements, deprocision, obscilescent, general maintenance, and ressonable compensation for services, including services of professional and other employees authorized hereby, as well as to provide for effects of fluctuations in gross income and to equal or apportion payments for the benefit of beneficiaries entitled to receive income.
- U. Manage Resity. To deal with resity in any manner lawful to an owner thereof. This authority includes the right to manage, protect, and improve it, to raze, after and repair improvements, to sell or contract to sell it in whole or in part to partition it, to grant options to purchase it, to convey it, to acquire it, release it, or grant essements or other rights relating to it, to decides parts and thorough/arises, to subch/del it, to vacets any subch/ston or any part thereof and to renew, extend, contract for, and grant options in connection with lesses. Lesses, contracts to sel, mortgages and any contract entered into by the Trustee can be made in any terms and for any period, including a period beyond the duration or termination of any or all Trusts.
- V. Centring Several Trusts as One Estats. To the extent that division of the Trust Estate is directed hereby, to administer the Trust Estate physically undivided until actual division thereof becomes necessary to make distributions; to hold, manage, knyest and account for whole or fractional Trust shares as a single estate, making the division thereof by appropriate entries in the books of account only, and to allocate to each whole or fractional Trust have its proportionate part of all receipts and expended; provided, however, this currying of several Trusts as a single estate shall not defer the vesting in possession of any whole or fractional share of a Trust for the beneficiaries thereof at the times specified herein.
- W. Centron Business. With respect to any business that may be or become a part of the Trust. Estate whether organized as a sole proprietorable, partnerable or corporation, upon such terms, for such time, and in such manner as the Trustee deems advisable:
- To hold, retain and continue to operate such business solely at the risk of the Trust Estate and without liability on the Trustee's part for any losses resulting therefrom;
- To incorporate, dissolve, liquidate, or sell such business at such time and upon such terms as the Trustee deems advisable;
- To borrow money for business purposes and to mortgage, pledge or otherwise encumber the assets of the Trust Estate to secure the loan;

- 4. To exercise with respect to the retention, continuation, and disposition of such business all the rights and powers of which the Granicos would have been capable, including all powers as may now or hereafter be conferred upon the Trustee by law or as may be recessary to enable the Trustee to administer the Trust Estate in accordance with the provision of this Agreement, subject to any limitations thereof that may be provided for herein.
- X. <u>Allocation to Principal and Income</u>. All receipts of money or property peid or delivered to the Trustee and all expenses shall be allocated to principal and income in accordance with the laws of the State of New York.

ARTICLE VII PROVISIONS RELATIVE TO INSURANCE POLICIES

ARTICLE VIII TRUSTEE

- A. <u>Waiver of Bond.</u> No individual Trustee or successor Trustee appointed hereunder shall be required to furnish any bonds or other security in any prediction for the faithful performance of their duties as such, the same being expressly waived hereby.
- ... B. <u>Accommend of Trustee</u>. The Grantons appoint as Trustee of the Trusts created hereunder: UTA, 8VI, Ltd. (BTO). Should a vacancy occur, the remaining Trustees will appoint successor Trustees.
- C. <u>Successor Trustee</u>. Each successor Trustee, including any successor to the corporate Trustee by consolidation, marger, transfer of inust business or otherwise, shall have, exactise and enjoy all of the rights, privileges and power, both discretionary and ministerial, as are herein given to the original Trustee and shall incur all of the duties and obligations imposed upon the said original Trustee.
- D. <u>Compensation to Trustes</u>. The Trustes shall be entitled to compensation for services rendered hereunder as follows: See Exhibits Attached, of Trust Property per year, plus a 0.50 % perticipation in profits generated from Trust Property. *

IN WITNESS WHEREOF, the foregoing Trust Agreement, is executed on the cate first written.

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Signed, Sealed and Delivered in the Presence of :

Mrs. Gall Eldridge, Director TRUSTEE; UTA, BVI, LTD. (BTO); Mr. Mehin R. Lyttle, Chief Executive Officer GRANTOR: FIRST NATIONAL EQUITY, LTD.

STATE OF NEW YORK COUNTY OF MANHATTAN

EXHIBIT LA

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